

**LAW OFFICES OF ADAM SHORE, PLLC**

100 Park Avenue, Suite 1600  
New York, New York 10017  
(t) 646-476-4296  
(f) 646-390-7422  
ashore@lawofficesofadamshore.com

March 18, 2013

VIA E-MAIL

Hon. Paul A. Engelmayer  
United States District Judge  
United States District Court  
500 Pearl St.  
New York, NY 10007-1312

Re: **Kreisler v. Abid, et al.**  
**Case No. 12 Civ. 4052 (PAE) (JF)**

Dear Judge Engelmayer:

Counsel for defendants Parker East 24<sup>th</sup> Apartments, LLC and Parker 24 Commercial Associates, filed a Motion pursuant to Rule 60(b)(1) to vacate two default judgments on March 13, 2013. The motion includes an exhibit that the moving party requests to be filed in redacted form. Although the document was not provided to Plaintiff's counsel, the aforementioned document was provided to the co-defendants' attorneys. The document allegedly pertains to an email dated October 12, 2012 from Paul Steinberg, Esq., which purportedly contains a legal strategy for responding to Plaintiff's claim. This email may be relevant to the Plaintiff's response to the moving party's Motion to Vacate the Default Judgments. As such, counsel for Plaintiff requests an extension of time to respond the defendant's Motion brought under Fed. R. Civ. 60 (b) (1) and F.R.E. 408. Thank you for your consideration of this request.

Respectfully submitted,

/s/Adam Shore  
Adam T. Shore

cc: John W. Egan, Esq.  
Seyfarth Shaw, LLP

Gary S. Ehrlich, Esq.  
Cantor, Epstein & Mazzola, LLP

Barry N. Frank, Esq.  
Law Office of Barry N. Frank, P.C.